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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/081,971	10/081,971 02/20/2002		Shunpei Yamazaki	07977-303001	2205		
26171	7590	03/28/2005	EXAMINER				
FISH & RIC	CHARDS	SON P.C.	MULPURI, SAVITRI				
1425 K STRI	EET, N.W	<i>1</i> .					
11TH FLOO	R		ART UNIT	PAPER NUMBER			
WASHINGT	ON, DC	20005-3500	2812				

DATE MAILED: 03/28/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	•	Applicati	on No.	Applicant(s)	
ť		10/081,9	71	YAMAZAKI ET AL.	10
	Office Action Summary	Examine	7	Art Unit	
		Savitri M	·	2812	
Period fo	The MAILING DATE of this communicationr Reply	on appears on th	e cover sheet with the d	orrespondence address	
THE I - External after - If the - If NC - Failu - Any I	ORTENED STATUTORY PERIOD FOR R MAILING DATE OF THIS COMMUNICATI nsions of time may be available under the provisions of 37 C SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days period for reply is specified above, the maximum statutory re to reply within the set or extended period for reply will, by eply received by the Office later than three months after the ad patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no evon. s, a reply within the starperiod will apply and we statute, cause the app	ent, however, may a reply be tir utory minimum of thirty (30) day ill expire SIX (6) MONTHS from dication to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication D (35 U.S.C. § 133).	n.
	Responsive to communication(s) filed on	22 September :	2004		
·	<u> </u>	This action is n			
	Since this application is in condition for al closed in accordance with the practice un	llowance except	for formal matters, pro		S
Dispositi	on of Claims	,			
4) 🖂	Claim(s) <u>111, 19-20, 24-54</u> is/are pending	g in the applicati	on.		
	4a) Of the above claim(s) is/are wit				
5)⊠	Claim(s) 20 and 51-54 is/are allowed.				
6)⊠	Claim(s) 1-11,19 and 24-50 is/are rejected	d.			
7)	Claim(s) is/are objected to.				
8)[Claim(s) are subject to restriction a	and/or election r	equirement.	•	
Applicati	on Papers		•	•	
9)[The specification is objected to by the Exa	aminer.			
10)	The drawing(s) filed on is/are: a)	accepted or b	objected to by the	Examiner.	
	Applicant may not request that any objection t	to the drawing(s) I	oe held in abeyance. Se	e 37 CFR 1.85(a).	
	Replacement drawing sheet(s) including the c				d).
11)	The oath or declaration is objected to by the	he Examiner. No	ote the attached Office	Action or form PTO-152.	
Priority ι	ınder 35 U.S.C. §§ 119 and 120				
a)[Acknowledgment is made of a claim for for All b) Some * c) None of: 1. Certified copies of the priority documents of the priority documents. Copies of the certified copies of the application from the International Base the attached detailed Office action for	ments have bee ments have bee priority documo ureau (PCT Rul	en received. en received in Applicati ents have been receive e 17.2(a)).	on No ed in this National Stage	
13)∭ <i>A</i> si 3 a	Acknowledgment is made of a claim for dor ince a specific reference was included in the 7 CFR 1.78.) The translation of the foreign languag	mestic priority under the first sentence ge provisional ar	nder 35 U.S.C. § 119(or of the specification or opplication has been recomplication has been recomplication.	e) (to a provisional applicat in an Application Data Sho eived.	eet.
	acknowledgment is made of a claim for dor eference was included in the first sentence				
Attachmen	t(s)				
2) 🔲 Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-94 mation Disclosure Statement(s) (PTO-1449) Paper N			(PTO-413) Paper No(s) attent Application (PTO-152)	
				·	

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DETAILED ACTION

This action is in response to the applicant's communication, IDS and response, filed on 1/3/2005.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-11, 19, 24-49, are rejected under 35 U.S.C. 102(e) as being anticipated by Jung et al (US 2002/0018912 A).

Jung et al teaches a method of depositing a layer for electroluminescent device: Jung teaches successively forming a first function region comprising hole transportation layer of first organic compound on an electrode, organic emission layer and organic electron transportation layer. Jung et al specifically teaches simultaneous irradiation of ultraviolet light generated by lamp during deposition, wherein ultraviolet light having wavelength in the range of 100-200nm or 254 nm to 320 nm to result compact film formation (fig.2 and related description and para0062). Jung et al teaches direction of irradiation is from the same direction of evaporating of the first and second organic compound, wherein evaporation

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source from which the first organic compound is evaporated is differ rent from a evaporation source from which the second organic compound is evaporated, and wherein first organic compound source is evaporated from first evaporation source and second organic compound is evaporated from second evaporation source (see fig. 1 and related description). Jung also discloses light source, first evaporation source and second evaporation source are all in same plane (see para0036-0039, para0077. Jung et al clearly discloses simultaneous deposition of more than two organic compounds in vacuum deposition chamber, which inherently results mixed region of first organic compound and second organic compound, which is essential for making efficient electroluminescent devices giving emission at desired wave lengths(see para 0036, last three lines).

Applicant's remarks filed on 1/3/2005 have been noted. Applicant argues that Jung et al teaches Jung does not teach or suggest forming a first function region comprising sequential growth of first organic compound semiconductor, mixed region, second organic layer over the substrate. However, Jung et al specifically discloses forming organic electroluminescent device as similar to instant invention by using UV laser. Jung gives a choice of forming either organic layer by using singe organic compound or mixed organic layer by simultaneous deposition of two or more organic compounds by UV laser irradiation. In view of the options given in the invention of Jung et al, and depending on the final electroluminescent device with desired characteristics, for example, luminous efficiency, the combination of deposition of layer with single compound and mixed layer with simultaneous deposition of two or more organic compounds in

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vacuum deposition chamber furnished with laser, it is inherent in the invention of Jung et al results mixed region of first organic compound and second organic compound (see para 0036, last three lines). Conclusively In electroluminescent devices active device layers in the invention of Jung et al are made of either single compound or mixed compound or in combination of both by using laser.

Claims 20, 51-54 are allowed.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Savitri Mulpuri whose telephone number is 571-272-1677. The examiner can normally be reached on Mon-Fri from 8 a.m. to 4.30 p.m.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael, Lebentritt, can be reached on 571-272-1873. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Savitri Mulpuri Primary Examiner Art Unit 2812